#### **PROMISSORY NOTE**

\$	(Date)
For value received, we, the undersigned _	, owners of property
located at	, (hereinafter called owner), whose address is
, promise to p	eay to the order of the City of,
hereinafter called City, the sum of	
\$ without interest	est, payable in full upon the sale, conveyance or exchange of
the real estate described above. The loan,	, evidenced by this Note is being made pursuant to Title I of
the Housing and Community Developme	ent Act of 1974 with regulations at 24 CFR Part 570. Value
received includes real property improven	nents at the above stated address.

If no sale, conveyance, or exchange of real estate occur within fifteen years of the date of this note, this note shall not be due and payable, but shall be automatically and completely forgiven. The owner may, at any time, pay the full amount of the loan in order to discharge the indebtedness evidence by this note and obtain a release of the deed of trust securing this note.

The indebtedness evidenced by this Note is subordinate to the indebtedness evidenced by a note payable to a senior lender, which note is secured by a first deed of trust.

If the City has not received the full amount of payment by the end of 90 calendar days after the date it is due, the Owner will pay a late charge to the City. The amount will be 3% of the overdue payment. If the Owner does not pay the full amount of the payment within 90 days of the date it is due, the Owner will be in default. If the Owner is in default, the City may send the Owner a written notice telling the Owner that if the overdue payment is not made by a certain date, the City may require immediate repayment of the full amount of the note, which has not been repaid. That date must be at least 30 days after the date on which the notice is delivered or mailed to the Owner. Even if, at a time when the Owner is in default the City does not require the Owner to pay immediately in full as described above, the City will still have the right to do so if the Owner is in default at a later time. If the City has required the Owner to pay immediately in full as described above, the City will have the right to be paid back by the Owner for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses may include reasonable attorney's fees.

Any notice that must be given to the Owner under this Note will be given by delivering it or by mailing it by first class mail to the Owner at the Property Address above or at a different address if the Owner gives the City a notice of a different address.

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note. Any person, who is the guarantor, surety, or endorser of this Note, is also obligated in the same manner as the Owner. Any person, who takes over these obligations, including the obligations of a guarantor, surety, or endorser of this Note, is also obligated to keep all of the promises of this Note. The City may enforce its rights under this Note against each person individually or against the parties as one. Any one individual considered obligated as indicated above may be required to pay all of the amounts owed under this note.

#### 2005 Neighborhood Development Administrative Manual

In additional to the protections given the City under this Note, a Deed of Trust, of even date, protects the City from possible losses, which might result if the Owner does not keep the promises of this Note. The Deed of Trust describes the remedies allowed the City to ensure payment under this Note. If the City exercised this option, the City shall give the Owner and any senior lien holder prior written notice of acceleration. The notice shall provide for a period of not less than 30 days from the date the notice is delivered or mailed within which the Owner must pay all sums secured by the Deed of Trust. If the Owner fails to pay these sums prior to the expiration of this period, the City may invoke the remedies permitted by the Deed of Trust without further notice or demand on the Owner.

WITNESS THE HAND(S) AND SEAL(S) OF THE UNDERSIGNED

Witness	Borrower
Witness	Borrower
Witness	Borrower
(Sign Original Only)	

# **DEED OF TRUST**

# **Long Form Second – Missouri**

	day of Two thousand and
of the first part, and	
of the second part and	
tion of the debt and trust hereinafter paid by the said party	
HOLD THE SAME, With the appurt successors hereinafte successors, forever.	enances, to the said party of the er designated, and to the assigns of
<b>-</b>	HEREAS, the said party of the first part,
day of, 20	, make and deliver to the said party y Note, and each of them, to
es and assessments general and spec pay when due the principal and interche property herein described, and to ssments, general or special, hereafter vements upon said land constantly a dollars a dollars, the policy or policienty holder or holders of the notes sec bed, with proper loss clauses according to with proper loss clauses according with power to demand and also to keep land and improvement and if any or either of said agreement e third part, or said enay be in default on either the principal cust on the property herein describe, and the same to apply toward and if any or either of said agreement ethird part, or said enay be in default on either the principal cust on the property herein describe, and the same to apply toward and if any or either of said agreement ethird part, or said enay be in default on either the principal cust on the property herein describe, and the same to apply toward and if any or either of said agreement ethird part, or said enay be in default on either the principal custom the property herein describe, and the same to apply toward and the same to apply toward and also to keep land and improvement ethird part, or said enay be in default on either the principal custom the property herein describe.	ial, now existing against said lands and rest on any indebtedness secured by any pay when due or within the time required by relevied or charged thereon or therefor, and a satisfactorily insured against loss by fire and against loss by windstorm for the sum of est thereof constantly assigned or pledged and ured by the mortgage deeds of trust on the ang to priorities, for further securing the d, receive, and collect any and all moneys d the paying of said Note nents thereon free from all statutory lien ts be not performed as aforesaid, then said and or interest of any indebtedness secured and may pay such taxes and assessments or arpose, paying the cost thereof, and may also
	of the first part, and  of the second part and  of the second part and  of the third part, WITNESSETH: tion of the debt and trust hereinafter paid by the said party wledged, do

pay the final judgement for any statutory lien, including all costs; and for the repayment of all moneys paid in the remises, with interest thereon from the time of payment at the rate of per cent per annum, these presents shall be security in like manner and with like effect as for the payment of said Note and in the event of default in the payment of interest, or in any of the expressed conditions of any prior deed of trust, then the Note secured hereby shall without notice at the option of the holder become due and payable at once.
Now, if the said Note and the interest thereon be paid when due, and said agreements be faithfully performed as aforesaid, then these presents, including the lease hereinafter set forth, shall be void; and the property hereinbefore conveyed shall be released at the cost of said party of the first part; but if default be made in the payment of said Note or any part thereof or any of the interest thereon when due, or in the faithful performance of any or either of said agreements as aforesaid, then the whole of said Note shall without notice at the option of the holder thereof, become due and be paid as hereinafter provided, and this deed shall remain in force and the said party of the second part may proceed to sell the property hereinbefore described, and any and every part thereof, at public venue, to the highest bidder, at
Aforesaid, for cash, first giving twenty days public notice of the time, terms, and place of sale, and of the property to be sold by advertisement in some newspaper printed and published in, and upon such sale shall execute and deliver a deed of conveyance of the property sold to the purchaser or purchasers thereof, and any statement or recital of fact in such deed in relation to the non-payment of money hereby secured to be paid, existence of the indebtedness so secured, notice by advertisement, sale receipt of money, and the happening of any of the events hereinafter provided whereby a successor trustee may be appointed as herein provided, shall be prima facie evidence of the truth of such statement or recital; and said Trustee shall receive the proceeds of said sale out of which he shall pay, first the costs and expenses of executing this trust, including compensation to the Trustee for his services, and next to said third party or endorses or assigns, upon the usual vouchers therefore, all moneys paid of prior encumbrances or for insurance or taxes and judgements upon statutory liens, claims, and interest thereon as hereinbefore provided for; and next all said Note then due and unpaid; AND NEXT THE PRINCIPAL OF SUCH SAID OF NOTES AS ARE NOT THEN DUE WHEN PAYMENT THEREON SHALL BE DEMANDED, WITH INTEREST UP TO THE TIME OF SUCH PAYMENT, and if not enough therefore, then apply wheat remains; and the balance of such proceeds,
if any, shall be paid to the said party of the first part or legal representatives.  It is further agreed that although the second party, trustee herein, or any successor may be agent or attorney or otherwise connected with third party or any holder of said note or notes, yet any such payee or holder may bid for and purchase any of said property sold hereunder with the same effect as if the
person selling was an absolutely disinterested trustee.  And the said party of the second part covenants faithfully to perform the trust herein created.
And the said party of the second part hereby lets said premises to said party of the first part until a sale be had under the foregoing provisions therefor, upon the following terms and conditions thereof, to-wit:

#### 2005 Neighborhood Development Administrative Manual

The said party	_ of the first part, and every a	nd all persons claiming or possessing such
	•	will pay rent therefore during said term at
<u> </u>		d and shall and will surrender peaceable
possession of said premises, and	d any and every part thereof, s	sold under said provisions, to said party of
the second part	successors, assigns or pu	rchasers thereof under such sale, within
ten days after making of such sa	ale without notice or demand	therefor.
of said party of the second part, made hereunder, then the holde	or of any successor trustee, we rof said Note corded, appoint a successor tr	nanent absence from said State of Missouri when any advertisement and sale are to be may, by written instrument duly ustee who shall, for the purposes of that tty.
IN THE WITNESS WHEREOI	F, the said first party	that
hereunto set had		
EXECUTED IN THE PRESEN	ICE OF	
	(Seal)	
	(Seal)	
	(Seal)	

# **RENT FREEZE AGREEMENT**

	(hereinafter referred to as the Local Public Body) and
(hereina	fter referred to as the Owner),
WITNESSETH:	
WHEREAS, the Local Public Body has prehabilitation of property located at	ovided the Owner financial assistance for the repair and; and
renting or had plans to rent the aforemention	roval of financial assistance from the Local Public Body was oned property to persons of low and moderate income, as from the U.S. Department of Housing and Urban
NOW, THEREFORE, the parties hereto do	o mutually agree as follows:
and ending Agreement, the Owner shall compensa schedule made part of the contract for Owner. Provided, however, that should	fect for a period of five (5) years beginning
repaired with CDBG financial assistand determined on Exhibit 6A, at least (10) assistance to the Local Public Body bases	l "freeze" the rent charged at \$ on this rental unit, ce from the Local Public Body; to the amount of rent days prior to submission of an application for rehabilitation sed on the current HUD FMR schedule and the utility in the grantee's housing rehabilitation program guidelines.
Body to compensate the Owner for his Owner. (B) An increase may be grante	be granted an increase once each year by the Local Public additional costs for utility services actually paid by said d once each year by the Local Public Body equivalent to the ease for the applicable 12-month period.
age, or national origin in the renting or	nst a person or persons on the basis of race, creed, color, sex, leasing of property repaired with financial assistance
IN WITNESS WHEREOF, the Local Publ date first above written.	ic Body and Owner have executed this agreement as of the
Local Public Body:	Owner:
By	By
Attest	Tenant Attest
Recorded:	

# FAIR MARKET RENTS FOR MISSOURI (2006 Proposed)

SCHEDULE B - FY 2006 PROPOSED FAIR MARKET RENTS FOR EXISTING HOUSING

	SOL	

Columbia, MO MORA	METROPOLITAN FMR AREAS				0 BR	1 BR	2 BR	3 BR	4 BR	Counties of FMR AREA w	ithin	STATE				
Machington County, MO HMFA	Columbia. MO MSA				380	455	565	823	918	Boone, Howard						
Seferor City, MO HHWFA	(2018년 12 18 18 18 18 18 18 18 18 18 18 18 18 18															
Moniteau County, NO HNFA																
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## Adalf																
Bate County, MO HMFA											linto	n Jac	rean	Lafave	tte D1	atte
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St. Louis, NO-IL IMPA   St.	Pates County MO HMEA				305	350	168	657	670							
**************************************										'	l b					
St. Charles, St. Louis, Warren, St. Louis city												vd Ev	on lelin	Toff	orgon	Tingoln
Washington County, MO IMFA	St. Louis, NO-IL IMPA				010	339	0.94	900	907	4 1						bincoin,
Springfield, MO HMFA	Washington County MO HMER				204	251	207	E22	E02		wall	en, st	. Loui	s city		
Dallac County, MO HMFA   270   351   415   566   585   Dallac											ator					
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Iron.     339     381     500     639     740     Johnson.     406     433     525     702     790       Knox.     333     343     453     560     660     Laclede.     368     369     449     587     770       Lawrence.     381     381     459     625     721     Lewis.     333     343     453     560     660       Linn.     333     343     453     560     660     Livingston.     356     357     453     605     792       Macon.     336     337     416     498     535     Madison.     339     381     500     639     740       Maries.     329     357     439     579     736     Marion.     305     355     468     609     626       Mercer.     368     369     459     571     707     Miller.     367     367     439     586     611       Mississippi     304     331     434     573     661     Monroe.     304     356     469     603     620       Montgomery.     304     356     469     603     620     Morgan.     391     392     471     640     745				100000000000000000000000000000000000000								1.75.71.21.20.11			200000000000000000000000000000000000000	
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Knox.       333       343       453       560       660       Laclede.       368       369       449       587       770         Lawrence.       381       381       459       625       721       Lewis.       333       343       453       560       660         Linn.       333       343       453       560       660       Livingston.       356       357       453       605       792         Macon.       336       337       416       498       535       Madison.       339       381       500       639       740         Maries.       329       357       439       579       736       Marion.       305       355       468       609       626         Mercer.       368       369       459       571       707       Miller.       367       367       439       586       611         Mississippi       304       331       434       573       661       Monroe.       304       356       469       603       620         Montgomery.       304       356       469       603       620       Morgan.       391       392       471       640       745	Iron	339	381	500	639	740		Johns	on		406	433	525	702	790	
Lawrence.       381       381       459       625       721       Lewis.       333       343       453       560       660         Linn.       333       343       453       560       660       Livingston.       356       357       453       605       792         Macon.       336       337       416       498       535       Madison.       339       381       500       639       740         Maries.       329       357       439       579       736       Marion.       305       355       468       609       626         Mercer.       368       369       459       571       707       Miller.       367       367       439       586       611         Mississippi       304       331       434       573       661       Monroe.       304       356       469       603       620         Montgomery.       304       356       469       603       620       Morgan.       391       392       471       640       745																
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Macon.     336     337     416     498     535     Madison.     339     381     500     639     740       Maries.     329     357     439     579     736     Marion.     305     355     468     609     626       Mercer.     368     369     459     571     707     Miller.     367     367     439     586     611       Mississippi     304     331     434     573     661     Monroe.     304     356     469     603     620       Montgomery.     304     356     469     603     620     Morgan.     391     392     471     640     745			570-5													
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Mercer.       368       369       459       571       707       Miller.       367       367       439       586       611         Mississippi.       304       331       434       573       661       Monroe.       304       356       469       603       620         Montgomery.       304       356       469       603       620       Morgan.       391       392       471       640       745	nacon	336	331	410	430	555		radis	O11		333	201	500	039	740	
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Montgomery 304 356 469 603 620 Morgan 391 392 471 640 745	Mercer	368	369	459	571	707		Mille	r		367	367	439	586	611	
그러나 사람들은 마른 그는	Mississippi	304	331	434	573	661		Monro	e		304	356	469	603	620	
그러나 사람들은 마른 그는	Montgomery	304	356	469	603	620		Morga	n		391	392	471	640	745	
	그의 경우 원교를 맞게 되었다면 하루스로 하는 경기 가장 있으면 되는 것이 되었다면 하는 것이 없다고 있다.	300	345	422	563	579		100 C			410	411	511	611	713	

# FAIR MARKET RENTS FOR MISSOURI (2006 Proposed)

SCHEDULE B - FY 2006 PROPOSED FAIR MARKET RENTS FOR EXISTING HOUSING

#### MISSOURI continued

NONMETROPOLITAN COUNTIES	0 BR	1 BR	2 BR	3 BR	4 BR	NONMETROPOLITAN COUNTIES	0 BR	1 BR	2 BR	3 BR	4 BR
Oregon	294	330	399	528	612	Ozark	294	330	399	528	612
Pemiscot	285	334	437	549	565	Perry	345	375	492	589	865
Pettis	404	405	525	655	784	Phelps	343	370	464	642	790
Pike	300	351	463	606	662	Pulaski	397	428	476	692	757
Putnam	333	343	453	560	660	Ralls	304	356	469	603	620
Randolph	313	367	481	610	627	Reynolds	342	342	412	573	616
Ripley	342	342	412	573	616	St. Clair	289	344	444	616	638
Ste. Genevieve	339	381	500	639	740	St. Francois	401	404	485	677	705
Saline	306	359	472	612	718	Schuyler	333	343	453	560	660
Scotland	333	343	453	560	660	Scott	385	386	483	602	712
Shannon	294	330	399	528	612	Shelby	333	343	453	560	660
Stoddard	321	333	414	564	610	Stone	342	398	526	690	759
Sullivan	333	343	453	560	660	Taney	439	440	556	663	844
Texas	301	318	382	526	606	Vernon	323	384	465	651	671
Wayne	342	342	412	573	616	Worth	368	369	459	571	707
Wright	301	315	410	517	533						

#### Exhibit 6A

#### **FAIR MARKET RENT CALCULATION FORM**

Rental Property Owner			
Tenant			
Rental Property Address			
City	_, MO Zip	County	
Number of Bedrooms at this	s address:	Pre-rehab Rent: \$	
Date rehabilitation work con	mpleted-certificate of c	ompletion signed:	
Applicable Fair Market Ren	nt on date the certificate	e of completion signed: \$	
Amount of Post Rehab Ren	t: \$+ Amou	unt of Utility Allowance: \$	_
Equals Total Fair Market Ro	ent Amount for the Rer	nt Freeze Agreement: \$	_
Actual amount of rent in lea	ase and rent freeze agre	ement: \$	

<u>UTILITY ALLOWANCE CALCULATION Rules</u>: Please refer to the "Rental Property" section of Chapter II, Housing Program Requirements. Under the paragraph titled "Rent Affordability Standard," we explain that the FMR is inclusive of a utility cost allowance. We explain the two methods that HUD allows grantees to use to calculate the amount for the utility allowance.

With the first method, HUD allows 25% of the applicable FMR to determine the amount for the utility allowance. For example, the applicable FMR for a 2-BR dwelling in Adair County is \$512. Therefore, the utility allowance is calculated by multiplying \$512 by .25, which equals \$128 as the utility allowance. For a rental property owner to use \$512 as the FMR, the \$128 must be subtracted from the \$512, which equals \$384 for the rent in the rent freeze agreement and \$128 as the utility allowance.

However, if the rental property owner pays for all utilities, then the rental property owner may use \$512 as the FMR in the rent freeze agreement because the \$512 is inclusive of the applicable utility allowance amount.

With the second method, the rental property owner may use the utility allowance schedule that has been formally adopted by the public housing authority or Section 8 Program in the county where the rental property is located. Please contact the area Section 8 Program to obtain the adopted utility allowance schedule for the county in which the rental property is located.

**NOTE:** Please complete this form and attach it AND the applicable FMR schedule to the rent freeze agreement and lease that have been signed by both the tenant and rental property owner.

# GUIDEFORM NOTICE OF NONDISPLACEMENT TO RESIDENTIAL TENANT

Grantee or Agency Letterhead
(date)
Dear:
On (date), we notified you that the owner of your building had applied for assistance to make extensive repairs to the building. On (date), the owner's request was approved, and the repairs will begin soon.
This is a notice of nondisplacement. You will not be required to move permanently as a result of the rehabilitation. This notice guarantees you the following:
1) You will be able to lease and occupy your present apartment [or other suitable, decent, safe and sanitary apartment in the same building/complex] upon completion of the rehabilitation. Your monthly rent will remain the same or, if increased, your new rent and estimated average utility costs will not exceed 30% of the gross income of all adult members of your household. Of course, you must comply with the reasonable terms and conditions of your lease.
2) If you must move temporarily so that the repairs can be completed, you will be reimbursed for all of your extra expenses, including the cost of moving to and from the temporarily occupied unit and any additional housing costs. The temporary unit will be decent, safe, and sanitary, and all other conditions of the temporary move will be reasonable.
Since you will have the opportunity to occupy a newly rehabilitated apartment, I urge you not to move. (If you do elect to move for your own reasons, you will not receive any relocation assistance.) We will make every effort to accommodate your needs. Because Federal assistance is involved, you are protected by the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended.
If you have any questions, please contact (name), (title), at (phone), (address). Remember, do not move
before we have a chance to discuss your eligibility for assistance. This letter is important to you and should be retained.
Sincerely,
(Name & title)
NOTES:
1) The case file must indicate the manner in which this notice was delivered (e.g., personally served

or certified mail, return receipt requested) and the date of delivery.

2) This is a guideform. It should be revised to reflect the appropriate circumstances.

# **SUPPORTIVE SERVICES CERTIFICATION**

Date	Service Provided	Units (Hrs, Days, Trips, Other)	Beneficiary Signature	Provider Signature